REMARKS/ARGUMENTS

In view of the amendments and remarks herein, favorable reconsideration and allowance of this application are respectfully requested. By this Amendment, certain claims have been amended in order to more clearly define the invention. Claims 1-28 are pending for further examination.

Claims 1-28 have been rejected under 35 USC 102(e) as being anticipated by Maslov. For at least the reasons set forth below, Applicant respectfully submits that the amended independent claims herein are not anticipated by Maslov. Thus, reconsideration and withdrawal of this rejection are respectfully requested.

Maslov does not identically disclose each and every feature of the invention as defined in the amended claims herein. Maslov discloses a system in which data of a range selected by the user can be extracted and displayed at another window, based on the information in the document. This disclosure does not teach or suggest the invention defined by the amended claims herein.

In contrast to Maslov, in the instant invention when a document is to be displayed, the information of a predetermined range in the document is displayed including the interface designated by a user for transfer to another terminal. This feature has been more clearly defined in each of the independent claims 1, 8, 15 and 22 as amended herein. For example, claim 1 has been amended to include a data transmission device connected to said communication means for extracting said plurality of data items from said information transmitted towards said client, and based on said extracted data,

transmitting to said client said extracted data and information that realizes at said client an interface to display said data in whole and to designate transfer of said extracted data to another terminal. The remaining independent claims have been amended to include a similar limitation. For at least this reason, Maslov does not anticipate the pending claims. Thus, withdrawal of the rejection is respectfully requested.

Moreover, while Maslov does discloses that data can be transferred to another terminal by a method somewhat similar to that of displaying at another window, there are significant differences in the manner in which the data that can be transferred is designated and the manner in which the terminal to which the data is to be transferred is designated. For example, in Maslov, the data to be transferred to another terminal is specified by the user as a range at the time of document display. In contrast, in the pending claims, the user does not specify the range. Although interface information for transfer to another terminal is transmitted by the transfer device, the range of data to be transferred is already determined at that time. It is noted that when there are a plurality of data to be transferred, the user can select which data is to be transferred.

With respect to designating the terminal to which the data is to be transferred,
Maslov does not enable the means of transmission or the specific terminal for transfer to
be specified. In other words, in Maslov, transfer cannot be conducted to terminals with
different transfer means (e.g., communication systems), such as in the case where there
are two types of destination terminals like a PDA and FAX. In contrast, in the claimed
invention, since address information and the communication system of the destination

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terminal can be described in the "terminal information", transfer can be conducted by the

proper communication system with respect to the terminal designated by the user. For

example, transfer through the Internet to the e-mail address of a PDA, or transfer through

facsimile transmission system to a FAX device are both possible.

In view of the above, Applicant believes the amended claims herein clearly and

patentably distinguish the prior art of record and are in condition for allowance. Thus,

reconsideration and withdrawal of the rejection are respectfully requested.

Should the Examiner have any questions regarding this case, or deem that any

formal matters need to be addressed, the Examiner is invited to call the undersigned

attorney at the phone number below.

Respectfully submitted,

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